1 Hortencia Delgadillo, Esq. P.O. Box 844 Tucson, Arizona 85702 Telephone: (520) 498-4913 3 E-mail: hdelgadi@yahoo.com State Bar No. 010595 4 Attorney for: 5 Defendant 6 IN THE UNITED STATES DISTRICT COURT 7 FOR THE DISTRICT OF ARIZONA 8 9 UNITED STATES OF AMERICA, No. CR06-01703-TUC-JMR(CRP) 10 Plaintiff, 11 NOTICE OF INTENT TO OPT OUT OF vs. 12 SUBSTANTIVE MOTIONS MARIA LUISA CUEVAS (#29), 13 14 Defendant. 15 Defendant, through counsel undersigned, hereby gives notice 16 that she intends to opt out of any and all substantive motions 17 previously filed in this matter by any co-defendant, unless Defendant 18 Cuevas otherwise affirmatively states her intend to join in any 19 substantive motion.

RESPECTFULLY SUBMITTED this 13th of July 2007.

S/Hortencia Delgadillo HORTENCIA DELGADILLO Attorney for Defendant

Original of the foregoing filed by ECF this 13th day of July 2007 with:

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United States v MARIA LUISA CUEVAS (#29), CR06-0703-JMR (CRP)

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  Clerk of the Federal District Court
   405 W. Congress
   Tucson, AZ 85701
3
   Copy of the foregoing delivered electronically
   this 13th day of July 2007 to:
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   Hon John M. Roll
   United States District Court Judge
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   405 W. Congress
   Tucson, Arizona 85701
   || Irene Feldman
   Assistant U.S. Attorney
   Office of the United States Attorney
   405 W. Congress, Suite 4800
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   Tucson, Arizona 85701
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   All defense counsel
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